## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

		Attor	ney Bar Code:	
Date		Signa	nture of Attorney	
Date:	11/30/2022	/s/ ] 	Michael J. Sebba	
Pursuant to Federal Rule of Civil Procedure 7.1(a), Plaintiff Nike, Inc. states that it has no parent corporation and that no publicly held company owns 10 percent or more of its stock.				
certifies that the following are corporate parents, affiliates and/or subsidiaries of said party, which are publicly held.				
NIKE, IN	IC.	(a private non-governmental party)		
General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for				
	Pursuant to Federal Rule of	of Civil Proced	dure 7.1 [formerly Local	
DAVI LLC,	IY LLC, NICKWON ARVINGER, ID WEEKS, RELOADED MERCH BILL OMAR CARRASQUILLO, and	l · Defendant.	Rule 7.1 Statement	
	- <b>V</b> -		Cube 110	
NIKE	E, INC.		Case No. 1:22-cv-10176	
		Plaintiff,		